

1 DOWNEY BRAND LLP
2 JAMIE P. DREHER (Bar No. 209380)
3 jdreher@downeybrand.com
4 JOSHUA DALAVAI (Bar No. 339840)
5 jdalavai@downeybrand.com
6 621 Capitol Mall, 18th Floor
7 Sacramento, California 95814
8 Telephone: 916.444.1000
9 Facsimile: 916.444.2100

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11 Attorneys for Plaintiff, STARTOP SPV - LONG
12 ANGLE INVESTMENTS LLC

13
14 UNITED STATES DISTRICT COURT

15 EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION

16 STARTOP SPV - LONG ANGLE
17 INVESTMENTS LLC,

18 Plaintiff,

19 v.

20 STARTOP INVESTMENTS, LLC, a
21 Wyoming limited liability company;
22 ANDREW ADLER, an individual; DAVID
HARDCASTLE, an individual,

23 Defendants.

24 Case No. 1:24-CV-00272-KES-BAM

25 **JOINT STIPULATION TO MODIFY
DEADLINE TO RESPOND TO
COMPLAINT AND [PROPOSED] ORDER
GRANTING SAME (L.R. 143(b))**

26 Judge: Hon. Kirk E. Sherriff

27 **RECITALS**

28 WHEREAS Plaintiff STARTOP SPV – LONG ANGLE INVESTMENTS LLC (“Plaintiff”) filed a Complaint against Defendants STARTOP INVESTMENTS, LLC, ANDREW ADLER, and DAVID HARDCASTLE on March 4, 2024.

WHEREAS Summons for the Complaint was issued by this Court on March 5, 2024.

WHEREAS Plaintiff immediately thereafter initiated attempts to personally serve summons upon all defendants.

WHEREAS Plaintiff and counsel for each Defendant have since discussed a coordinated time for all Defendants to respond to the Complaint.

29 //

STIPULATION

THEREFORE, IT IS HEREBY STIPULATED by and between Plaintiff and Defendants STARTOP INVESTMENTS, LLC, ANDREW ADLER, and DAVID HARDCASTLE through their counsel of record that:

1. Each Defendant will respond to the Complaint no later than May 6, 2024.
2. This Stipulation shall supersede any prior stipulations or portions thereof between the parties pertaining to a date to respond to the Complaint.

DATED: April 8, 2024

DOWNEY BRAND LLP

By: /s/ Jamie P. Dreher
JAMIE P. DREHER
Attorneys for Plaintiff, STARTOP SPV - LONG
ANGLE INVESTMENTS LLC

DATED: April 8, 2024

KELLER BENVENUTTI KIM LLP

By: _____ /s/ Jane Kim (as authorized on April 4,
2024) **JANE KIM**
Attorneys for Defendant, STARTOP
INVESTMENTS, LLC

23 | DATED: April 8, 2024

ILLOVSKY & CALIA LLP

By: _____ /s/ Kevin Calia (as authorized on April 4,
2024) KEVIN CALIA
Attorneys for Defendant, ANDREW ADLER

1 DATED: April 8, 2024

HAMMERSCHMIDT LAW CORPORATION

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3 By: /s/ Jeffrey T. Hammerschmidt (as
authorized on April 4, 2024)

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5 JEFFREY T. HAMMERSCHMIDT
6 Attorneys for Defendant, DAVID HARDCASTLE

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ORDER

8 Pursuant to the parties' stipulation, and cause appearing, each Defendant will respond to
9 the Complaint no later than May 6, 2024.

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11 IT IS SO ORDERED.

12 Dated: April 8, 2024

13 /s/ Barbara A. McAuliffe
14 UNITED STATES MAGISTRATE JUDGE